

ARGUES ERDMAN ACT

Mr. Bonaparte Wants Union Laborer Sustained.

CASE BEFORE SUPREME COURT

William Adair, of the Louisville and Nashville, Who Was Convicted in Kentucky for Discharging a Union Fireman, Appeals Decision—Opinion by Government Attorneys.

The United States Supreme Court yesterday heard arguments in the case of William Adair against the United States, from the Eastern Kentucky district. Much interest is manifested in the case, as it is brought to test the constitutionality of the Erdman act of 1898, and is closely akin to the employers' liability act.

In his message to Congress at the beginning of the last session, the President severely reflected upon Judge Walter E. Rhea, of the Western Kentucky district, for holding the latter act unconstitutional, the President using this as an argument for urging the importance of Congressional action on a bill giving the government the right of appeal where it lost criminal cases in the lower court.

Such a Measure Was Enacted.

In the present case of Adair, Judge Cochran, of the Western Kentucky district, holds the Erdman act constitutional, thus bringing the case to the Supreme Court on a writ of error.

Adair, who was a master mechanic for the Louisville and Nashville Railroad Company, at Covington, Ky., was indicted under the act for discharging, or threatening to discharge, from employment of the company one O. R. Coppage, a member of the Order of Locomotive Firemen. He was tried before Judge Cochran and convicted.

Benjamin D. Warfield, of Louisville, made the opening argument for Adair, and contended that the act which penalizes a common carrier engaged in interstate commerce for discharging an employee engaged in train operation or train service, because of his membership in a labor organization, or otherwise discriminating against him on that ground, is unconstitutional and void. It is argued in behalf of Adair that the act of Congress under which he was indicted is unconstitutional and void for these reasons:

Contentions Against Act.

"Because section 10 thereof, under which the indictment was found, is not a regulation of commerce, within the meaning of the commerce clause of the Constitution; that it prescribes no rule of conduct for the carrier respecting interstate transportation; because said section violates the Fifth amendment to the Constitution, in that it deprives the carrier of its property without due process of law; the right to make contracts of employment being a property right; because said section unreasonably classifies union laborers, and seeks to confer upon them privileges which are not accorded to nonunion laborers; and, furthermore, attempt to confer upon union laborers engaged in train operation, certain privileges which are not conferred upon union laborers engaged in any other service; because by section 1 of the act, interstate employees are so commingled that it is not possible to make the act apply only to interstate employees; and the courts read into the act something which Congress has not put there."

The case was argued for the government by Attorney General Bonaparte and William R. Harr. They contended that the act was in the power of Congress to enact, and Judge Cochran's decision should be upheld.

The arguments will be concluded tomorrow.

PURSE SNATCHERS AT WORK.

Two Women Are Attacked by Colored Boys.

A few minutes after 7 o'clock last night, Miss Clara Helf, of 2115 Eighteenth street northwest, had her silver chain purse snatched from her side by two young colored boys in U street in the neighborhood of the No. 9 fire engine house.

The negroes, talking in low tones, stepped up to Miss Helf and one asked her to tell him the time. She did so and continued on her way. Near Seventeenth street one of the negroes sprang to the side of the woman and tore the purse from its fastenings. The purse contained about a dollar in change.

The police had been in receipt of the report of this case but a few minutes when Bicycle Sergeant Wilson telephoned information concerning a similar robbery.

Mrs. M. S. Vall, wife of a clerk in one of the government departments, living at the Concord apartments, Seventeenth street and Oregon avenue northwest, who had been attacked by two negroes to snatch her pocketbook in U street at the spot where Miss Helf was robbed, Mrs. Vall said the attempt was made by two colored boys of the same appearance as the boys who stole Miss Helf's purse.

EXCURSIONS.

Much has been said concerning the merits of the new steamer Montauk, of the Norfolk, Washington, and Richmond Steamship Line, but to appreciate the true worth of this boat one must travel on it. The Montauk plies between Norfolk, Norfolk, and Washington, and affords a delightful trip. The boat leaves this city every Saturday, and Thursday at 8 a. m. from Riley's wharf, foot of Sixth street southwest. The return trip is made from Norfolk every Monday, Wednesday, and Friday at 8 a. m. from the foot of Sixth street southwest. The trip is made from Norfolk every Monday, Wednesday, and Friday at 8 a. m. from the foot of Sixth street southwest. The trip is made from Norfolk every Monday, Wednesday, and Friday at 8 a. m. from the foot of Sixth street southwest.

The night glories of the Jamestown Exposition, which is a rare sight, are being prepared for the use of the patrons have been developed. These are supplied with electrically decorated plates, cups, and saucers, silver-plated knives, forks, teaspoons, and tablespoons, a bread knife, peppers and salts, coffee and tea pots, and a gas stove; in fact, all requisites for a picnic of several days' duration. See A. J. Foster, general agent, Washington-Sunset Route, at 311 Pennsylvania avenue or 76 Fifth street northwest, for full details of this wonderful trip from Washington to San Francisco without change.

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OCEAN CITY LIQUOR FIGHT.

Capitalists Said to Be Behind Open Sunday Movement.

Atlantic City, N. J., Oct. 29.—Advocates of temperance in prohibition Ocean City are aroused over a report that clever lawyers, engaged by property owners anxious for liberality in the neighbor resort to Atlantic City, have discovered a flaw in the charter and restrictions under which Ocean City has been able to bar liquor from the city.

Direct statements that immediate attacks will be made on the restrictions supposed to prevent use of any property in the city being used for the sale of liquor or for Sunday business of any kind not approved by the Ocean City Association have caused still more of a sensation in the place, and there is promise of a legal and political battle to prevent the carrying out of the avowed plans.

Atlantic City capitalists, many of them known as advocates of the "open Sunday" here, are among those who have invested large sums in land in Ocean City during the last few years, and they are believed to be behind the movement to knock out in the courts the strict Sunday restrictions.

DEER HUNTER KILLED

Business Man of Utica Found Dying on Trail.

BULLET HOLE IN HIS HEAD

Had Gone in Pursuit of Fleeing Animals When Shot Was Heard by His Companions—Not Known if Death Was Due to Accident or Stray Bullet—Unconscious When Found.

Utica, N. Y., Oct. 29.—John E. Morgan, member of the firm of Williams & Morgan, furniture dealers, of this city, and a prominent citizen, was shot and almost instantly killed to-day while deer hunting in the Adirondacks.

The tragedy occurred near Kego Camp, near Sheriffs Lake, on the western border of Hamilton County, at 10 o'clock this morning, but owing to the isolation of the spot, news was not received here until this afternoon.

Whether Morgan was shot in mistake for a deer, whether he accidentally killed himself, or whether he was hit by a shot fired in his direction by one of his companions, has not yet been determined. The party started from camp at 8 o'clock this morning. There were five of the hunters, and they followed a trail which they had followed yesterday, and upon which they had wounded a deer. At one point the trail branched off, and while four of the men went along the main trail, Mr. Morgan took the side trail, which the party had blazed out previously.

Three Shots Fired.

The party of four started up three deer, and as the animals ran they shot at them. Three of the hunters fired. It was thought some of the animals had been wounded. Soon after the three shots the party heard one shot, which came from the direction which Mr. Morgan had taken. The deer also ran in that direction, and some of them started after them.

Thomas Davidson, one of the hunters, while hurrying along the trail, stumbled upon the body of Mr. Morgan, lying face downward, and with his rifle under him. He was not dead, and though there was a bullet hole in the top of his head, he retained partial consciousness, but was unable to tell Davidson whether he had been shot by one of his companions or had accidentally shot himself. He died in a few minutes.

MRS. HARTJE'S ANSWER EXPECTED TO CONTAIN NEW DEVELOPMENTS.

Philadelphia, Oct. 29.—The president judge of the Superior Court to-day received from John M. Freeman, of Pittsburgh, a letter from Mrs. Hartje, both a telegram and a letter, in which he said that his client's answer to the supplemental bill filed had been compiled and had been shipped from Pittsburgh to the court by express.

Disclosures of a sensational character are expected when Augustus Hartje files a supplemental bill with the Superior Court in this city, in which he will endeavor to show reasons why the court should order his divorce suit reopened, in order to enable him to introduce evidence which he regards as new against Mrs. Mary Scott Hartje.

Hartje's supplemental bill is expected to be filed any day by his counsel, J. Scott Freeman. He would not say beforehand what the brief contains. It is reported that another Lappe letter has been found that is as damaging to Hartje's side of the case as to Mrs. Hartje. No one will admit the existence of such a letter.

NERVE FAILS ROGERS.

Breaks Down After Conviction on Triple Murder Charge.

Middletown, Conn., Oct. 29.—After maintaining an outward show of coolness and unconcern during the six days of his trial, which ended in his being convicted of murder in the first degree, Charles H. Rogers, the Orange County triple murderer, collapsed as he was taken to his cell after the jury had rendered its verdict. He became very ill from nervousness, and was apparently upon the verge of hysterics.

He was ill all night, and slept but little. In order to guard against any attempt on the part of the prisoner to do himself bodily harm, two guards will watch him constantly. Monday night, Rogers' coat was removed from his cell to the main corridor, in order that the guards might have a good view of him at all times during the night.

Not one of Rogers' relatives was near him to-day. His aged parents are prostrated at the outcome of the trial. Rogers will be sentenced at 10 o'clock Thursday morning by Justice Tompkins. His attorneys will make an appeal.

YEAR'S FIRE LOSS \$250,000.

Local Companies Responded to 470 Alarms in Period.

Chief William T. Bell, of the District Fire Department, has filed his annual report with the Commissioners. According to the report, a decrease of 32 in the bell alarms sounded over the previous year is recorded. A decrease of 14 in the number of false alarms sent in also is noted, which decrease Chief Bell attributes to the severer penalty attached to such offense.

The estimated total loss from the 470 alarms is slightly over \$250,000, with an insurance of \$1,500,000. The loss for the year just ended is noted as a decrease of \$1,438 over the total loss by fire during the previous year, which, in consideration of the growth of the city and the increase in the number of buildings, is greatly to the credit of the fire department.

MORE PAY PROPOSED

Members of Cabinet Urge Increase for Assistants.

AFFECTS UNDER SECRETARIES

Decided at Cabinet Meeting to Request Congress to Increase Pay from \$4,500 to \$6,000 a Year—Several Wealthy Assistant Secretaries on List Do Not Need the Money.

If Congress approves the recommendation of the members of the Cabinet in their annual estimates, the salaries of the various assistant secretaries in all the executive departments of the government will be increased to \$6,000 a year. The matter of the proposed recommendation for increase was discussed at the Cabinet meeting yesterday, and it was decided that each Cabinet official should include the advance in his estimates. The salaries of assistant secretaries, with a few exceptions, is \$4,500 a year, and in view of the increase voted last year by Congress to Cabinet officers, the advance in the compensation of their assistants is not regarded as unwarranted.

By Special Legislation.

Thomas Ryan, until recently Assistant Secretary of the Interior, by special legislation in his case, drew a salary of \$6,500 a year, but his successor's salary is only \$5,000. This latter amount is also paid to the First Assistant Postmaster General. Nearly all of the other assistants draw salaries of \$4,500 each.

There are several assistant secretaries to whom the advance is not particularly important, as they are wealthy men. In this list are Assistant Secretary Bacon, of the State Department, who recently turned down the \$15,000 office of Ambassador to Germany; Assistant Secretary of War Robert Shaw Oliver and Assistant Secretary of the Navy Truman H. Newberry. Fourth Assistant Postmaster General McCarley is also a man of some means, but for the most part the remainder are men whose chief incomes are their salaries.

LECTURE BY M. WAGNER.

Speaker's Remarks Required Services of Interpreter.

M. George Wagner, of Paris, delivered an address before the Washington Architectural Club last night on the artificial chain stone. He does not speak English, and as all the members of the club are not fluent French scholars, it was necessary for Mr. W. D. Windome to act as interpreter. This he did with satisfaction.

The stone in question is made from a substance not unlike the ordinary plaster of Paris, and when it sets it has a similar appearance. It is used for interior decorating, its advantages being, it is said, in its durability and clean-cut molding.

The rooms of the club were hung with an exhibition of local drawings; that is, drawings by Washingtonians. They represented various public buildings, and many of the buildings at the Jamestown Exposition. Many were done in colors and made a handsome appearance.

Mr. B. S. Stewart was elected to membership.

DON'T BELIEVE MEAT DECLINE TRYING TO SAVE HIS LIFE

Dealers Here Receive No Notification of Reduction.

Say They Are Selling Beef at a Loss, Despite the Reports of Lower Prices.

No authoritative news has as yet reached the local wholesale meat dealers and agents of Western packing-houses that it is contemplated by the large concerns of that section to reduce the prices on all meats 10 per cent.

On the contrary, there seems to be a tendency on the part of the local dealers not only to ridicule the idea of a reduction of meat prices, but to claim that, for the last month, beef has been sold at a loss in this city.

Announcement was made that the Omaha packing houses yesterday reduced the prices of all meats 10 per cent, and expected a still further reduction. The local dealers do not place any credence in the report, although Edward E. Cudahy, head of the Cudahy Packing Company, which, it is reported, joined in the reduction, is alleged to believe that there will be an immediate decline in all staple products.

Speaking of the movement, Mr. Cudahy is reported as follows: "General business expansion has been carried too far, and there has got to be a halt. For several days we have been buying cheaper and we think we are justified by the conditions in selling cheaper. There has already been a reduction in some other lines, and we believe that meat should be lower than it is now."

Beef roasts, which now are selling in Omaha for 10 cents, will be sold to-morrow, if the retailers keep their promises of to-day, for 9 cents. With sirloin ranging from 15 to 17 1/2 cents, porterhouse from 30 to 32, round steak quoted at 12 1/2, and hams as high as 8 cents, there is much opportunity, for a saving, say the housekeepers.

HOLD AN "ECHO MEETING."

St. Andrew Convention Reviewed in Church of Ascension.

In the Sunday school room of the Church of the Ascension last night, the "echo meeting" of the recent International Convention of the Brotherhood of St. Andrew was held. Some preliminary business was transacted, and several amendments to the constitution of the brotherhood were discussed, after which addresses were made by the following:

J. Holdsworth Gordon, Rev. J. K. Bicknell, Dr. Francis Woodman, Rev. Mr. Carpenter, of Grace Church, Alexandria; H. W. Arnold; Mr. Jessup, of the Young Men's Christian Association, and Granville Munson.

A resolution was unanimously adopted by the meeting congratulating William B. Dent, one of the most enthusiastic workers in local brotherhood circles, on his election to the national committee of the brotherhood.

Vaughn Class Concert.

The seventeenth annual concert of the Vaughn class of Calvary Baptist Sunday school, at Eighth and H streets northwest, will occur Friday night at 8 o'clock. The programme includes a number of the best local talent, and the success of the former events of this organization is a guarantee that it will be one of the musical treats of the season.

STRANGE FACT

Says Printed Receipt Hurts Sale of Medicines.

RELIEVES MOST CASES

Directions for Mixing at Home to Make the Kidneys Act Properly and Overcome Chronic Cases of Rheumatism and Urinary Weakness and Any Kind of Backache. Prepare the Mixture Yourself.

To make up enough of the "Dandelion treatment," which is claimed to be relieving nearly every sufferer who uses it for backache, kidney complaint, sore, weak bladder, and rheumatism, get from any good prescription pharmacy one-half ounce Fluid Extract Dandelion, one ounce Compound Kargon, and three ounces Compound Syrup of Sarsaparilla. Shake well in a bottle and take in teaspoonful doses after each meal and again at bedtime.

Those who have tried it claim that it acts gently, but thoroughly, on the kidneys, relieving backache and bladder trouble and urinary difficulties almost instantly. Many cases of rheumatism are known to have been relieved within a few days, the pain and swelling diminishing with each dose.

A well-known local druggist who is in a position to know asserts that this prescription, wherever it becomes known, always ruins the sale of the numerous patent medicine rheumatism cures, kidney cures, etc. It is a recipe which the majority of patent medicine manufacturers, and even certain physicians, dislike to see published. Few cases, indeed, which will fail to fully yield to its peculiarly soothing and healing influence. Being composed of common, every-day ingredients, which can be had from any druggist, it comes up a good, honest, and harmless remedy, and at nominal cost.

CORNER STONE TO BE LAID.

Will Hold Exercises at Bethany Baptist Church To-day.

S. W. Woodard, president of the American Baptist Missionary Union, will preside to-day at the laying of the corner stone of Bethany Baptist Church, which is to be located at Second street and Rhode Island avenue northwest. The exercises will be participated in by the leading Baptist ministers of the District, and an address will be delivered by Rev. J. J. Muir, D. D., of Temple Baptist Church.

The corner stone will contain the autograph of President Roosevelt, and "The Life of Roger Williams," by Secretary Strauss, of the Department of Commerce and Labor, in which the author has inscribed the following sentiment: "For the corner stone of Bethany Church, May its pupil ever preserve the spirit of self liberty, which dominated the great Baptist, Roger Williams." The last leaf of the journal of Luther Rice, the founder of Columbian University, has been given by the George Washington University, with an inscription from Dean Wilbur, of Columbian College, from which Rev. Hugh T. Stevenson, the church's first pastor, was graduated.

The little church has had a unique existence during its three years, having met in a boarding house at 1801 Third street northwest up to the present time. It has a membership of 157 and a Sunday-school enrollment of 380.

ATTORNEYS WOULD PREVENT HANGING OF JOSEPH PAOLUCI MONDAY.

Joseph Paolucci, an Italian, was convicted in this city last spring on an indictment charging first degree murder, and is now under death sentence, with the date of his execution fixed for next Monday. Attorneys Thomas Taylor, W. J. Lambert, and Rudolph H. Yearman will to-day present to the court of appeals in their efforts to secure a new trial for the Italian, the affidavit of the wife of a jurymen and another person, who claim the juror expressed dislike for the Italian people in general, and declared all of them should be hanged.

The attorneys will charge before the court that Juror Birmingham thus antagonized Italians some time before he was accepted as a juror, and they will ask for a new trial on the ground that the jury was not impartial.

The crime for which Paolucci was convicted and sentenced to pay the extreme penalty of the law was one of the most brutal and cold blooded perpetrated in the District of Columbia. The evidence showed that in September, 1906, he met Miss Elizabeth Dodge, a pretty sixteen-year-old girl with whom he was infatuated, and after a few words pulled a pistol from his pocket and shot her in the chest. Paolucci, in an attempt to end his life, inflicted upon himself a slight flesh wound with the weapon. He was a shoe-maker and kept a small shop near the city.

The girl repelled his advances, and this angered the Italian. The evidence showed that he visited her mother and made threats, but these were not taken seriously. Paolucci was informed that the girl had another suitor, and in a jealous rage he killed her.

BISHOP SCADDING LECTURES.

Proceeds Are for the Benefit of the Diocese of Oregon.

An interesting lecture was delivered last night by Right Rev. Charles Scadding, Bishop of Oregon, in Epiphany Parish Hall, G street between Thirteenth and Fourteenth streets northwest. The lecture was given under the auspices of the Washington Branch of the Women's Auxiliary, and a silver offering for the endowment of the Diocese of Oregon was taken.

Bishop Scadding took as his subject "The Church in America." He outlined the growth of the church in this country through the efforts of missionary work, and dwelt at length upon the great strides made in the Western States in converting the Indians to the Christian faith.

Engineers Hear Addresses.

The Washington Society of Engineers met last night in its rooms, 728 Fifteenth street, with Professor L. Dougherty and Julian E. Woodwell, assistant inspector and inspector, respectively, of electric light plants, Treasury Department, as the principal speakers. The addresses were illustrated by stereopticon views and pictures. The subject was "Recent Developments in Electric Lighting."

MAY COURT RECORD

(Tuesday, October 29, 1907.)

United States; defendant surrendered by surety and committed to jail. Attorney, J. B. McLaughlin. Assignments for the day: United States vs. Edward Fielding, Alexander McFarley, and Arthur A. Newby. United States vs. David Crockett. United States vs. John Klingler. United States vs. Charles Williams.

District Court. JUSTICE DENAHY. In re condemnation of land for trunk sewer; order appointing commission. In re opening of Warren and Forty-sixth streets northwest; order appointing commission. In re payment for grade damages; order substituting executor as part petitioner.

Probate Court. JUSTICE GOULD. Estate of John Prax; order to take out license. Attorney, Alex. H. Bell. Estate of Henry P. Tharp; petition for letters of administration filed. Attorney, A. H. Bell. In re Charles P. Suman; order appointing Sarah E. Suman guardian; bond, \$2,000. Attorney, P. H. Marshall.

Estate of William W. Standish; letters of administration granted to Flora A. Standish; bond, \$500. Attorney, S. M. Lewis. Estate of Bridget Henry; letters of administration granted to Mary Radonski; bond, \$300. Attorney, A. H. Bell.

Estate of Ellen M. Colton; order framing issues for trial by jury. Attorneys, Cole & Donaldson, and C. H. Ryan. Estate of Henry P. Tharp; petition to appoint and letters testamentary granted to Walter J. Tharp; bond, \$5,000. Attorney, W. M. Offey. Estate of Thomas Conkley; sale ratified. Attorneys, J. J. Brannan.

In re David Waters et al.; petition to sell real estate and collect. Attorneys, J. H. Boden. Estate of Charles White; rule to show cause. Attorneys, Wolf & Rosenberg. In re Beverly Ormsby; amended petition filed. Attorney, G. F. Ormsby.

Estate of Daniel W. Eddler; will dated September 5, 1907, filed. Estate of Josephine Koch; will dated April 3, 1907, filed. Attorney, James A. Toomey. In re George W. Tucker; petition to appoint guardian filed. Attorney, Joseph H. Stewart.

Estate of Ellen M. Colton; petition to date for trial. Attorneys, R. G. Donaldson and B. W. Parker. Equity Suit. No. 2743. In re Milton Adam Kettler; to change name. Petitioner's solicitor, John L. Johnson.

Law suits. No. 4891. United States ex rel Lucy Ann Turner et al. vs. James R. Garfield, Secretary of the Interior; mandamus. Plaintiff's attorneys, Kappeler & Smith, et al. No. 4892. American National Bank vs. Harry L. Lamm; note, \$1,000. Plaintiff's attorneys, Berry & Mice.

No. 4893. Harry Tolsted vs. District of Columbia; damages, \$10,000. Plaintiff's attorneys, M. Stranberg & Sons, et al. No. 4894. Savannah Lumber Company vs. Thomas R. Riley; note \$800. Plaintiff's attorneys, E. H. Thomas and J. B. Davis.

No. 4895. William Feldhaus vs. Henry Ottobrun; account, \$187.50. Plaintiff's attorney, J. A. Maedel. REAL ESTATE TRANSFERS. Edgington-Samuel W. Woodward et al. to August Uhlman, lot 6, square 9, \$10.

B street northwest, between Third and Fourth streets—Adeline T. Smith et al. to Mattie K. Hibbs, part lot 3, square 78, \$1,500. North Carolina avenue, between Fourth and Fifth streets—Miller et al. to John O. and Lolla D. Hanne, lot 21, square 72, \$10.

No. 129 U street northwest—Edie G. Rowan et al. to John H. Hagan, lot 1, square 24, \$15. Brightwood Park—Diller P. Giff to Edie G. Rowan, lot 72, block 3, \$10. Campagna Park—Albertine Kuehling et al. to J. Henry, to street, between Adams and E streets, lots 13 and 14, block 9, \$10.

No. 4896. Albertine Kuehling et al. to J. Henry, to street, between Adams and E streets, lots 13 and 14, block 9, \$10. T street northwest, between Seventeenth and Eighteenth streets—Mary L. B. Haldeman to William H. McCray, lot 21, and 22, square 15, \$10.

No. 4897. William H. McCray et al. to Frank E. Hopkins, part original lot 4, square 28, \$10. H street northwest, between Twenty-first and Twenty-second streets—Mary L. B. Haldeman to William H. McCray, part original lots 19 and 20, square 9, \$10.

No. 4898. William H. McCray et al. to Frank E. Hopkins, part original lot 4, square 28, \$10. A street northwest, between First and Second streets—Louis H. Woodward to Percy W. Pickford, lots 13 and 14, square 28, \$10.

No. 4899. William H. McCray et al. to Frank E. Hopkins, part original lot 4, square 28, \$10. Mount Pleasant and Pleasant Plains—Frank E. Hopkins et al. to Lillian E. Rice, lot 8, block 1, \$10.

No. 4900. William H. McCray et al. to Frank E. Hopkins, part original lot 4, square 28, \$10. Thirteenth street northwest, between M and N streets—Edward B. Blizand to Malinda Parker, part original lot 6, square 30, \$10.

C street northwest, between Fourteenth and Fifteenth streets—Ida F. Drury to Lewis D. Myer, lot 28, square 20, \$10. Mount Pleasant and Pleasant Plains—Frank E. Hopkins et al. to Lillian E. Rice, lot 8, block 1, \$10.

No. 4901. William H. McCray et al. to Frank E. Hopkins, part original lot 4, square 28, \$10. W street northwest, between Thirteenth and Fourteenth streets—Mary C. Zimmerman, executrix, to Catherine A. Parker, lot 13, square 28, \$10.

Landier Heights—Anna B. Spier et al. to William E. Dobbins, Adams and E streets, lot 1, square 18, \$10. Dobbins—James Martin et al. to George H. and Annie H. Whiting, lot 8, block 1, \$10.

No. 4902. William H. McCray et al. to Frank E. Hopkins, part original lot 4, square 28, \$10. Thirteenth street northwest, between M and N streets—Edward B. Blizand to Malinda Parker, part original lot 6, square 30, \$10.

C street northwest, between Fourteenth and Fifteenth streets—Ida F. Drury to Lewis D. Myer, lot 28, square 20, \$10. Mount Pleasant and Pleasant Plains—Frank E. Hopkins et al. to Lillian E. Rice, lot 8, block 1, \$10.

No. 4903. William H. McCray et al. to Frank E. Hopkins, part original lot 4, square 28, \$10. Thirteenth street northwest, between M and N streets—Edward B. Blizand to Malinda Parker, part original lot 6, square 30, \$10.

C street northwest, between Fourteenth and Fifteenth streets—Ida F. Drury to Lewis D. Myer, lot 28, square 20, \$10. Mount Pleasant and Pleasant Plains—Frank E. Hopkins et al. to Lillian E. Rice, lot 8, block 1, \$10.

No. 4904. William H. McCray et al. to Frank E. Hopkins, part original lot 4, square 28, \$10. Thirteenth street northwest, between M and N streets—Edward B. Blizand to Malinda Parker, part original lot 6, square 30, \$10.

C street northwest, between Fourteenth and Fifteenth streets—Ida F. Drury to Lewis D. Myer, lot 28, square 20, \$10. Mount Pleasant and Pleasant Plains—Frank E. Hopkins et al. to Lillian E. Rice, lot 8, block 1, \$10.

No. 4905. William H. McCray et al. to Frank E. Hopkins, part original lot 4, square 28, \$10. Thirteenth street northwest, between M and N streets—Edward B. Blizand to Malinda Parker, part original lot 6, square 30, \$10.

C street northwest, between Fourteenth and Fifteenth streets—Ida F. Drury to Lewis D. Myer, lot 28, square 20, \$10. Mount Pleasant and Pleasant Plains—Frank E. Hopkins et al. to Lillian E. Rice, lot 8, block 1, \$10.

No. 4906. William H. McCray et al. to Frank E. Hopkins, part original lot 4, square 28, \$10. Thirteenth street northwest, between M and N streets—Edward B. Blizand to Malinda Parker, part original lot 6, square 30, \$10.

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No. 4907. William H. McCray et al. to Frank E. Hopkins, part original lot 4, square 28, \$10. Thirteenth street northwest, between M and N streets—Edward B. Blizand to Malinda Parker, part original lot 6, square 30, \$10.